

# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/043,654	01/10/2002	Nelson Waldo Bunker V.	CRIT-27,301 7438	
25883	7590 07/11/2006		EXAMINER	
HOWISON & ARNOTT, L.L.P P.O. BOX 741715 DALLAS, TX 75374-1715			TRAN, TONGOC	
			ART UNIT	PAPER NUMBER
			2134	
			DATE MAILED: 07/11/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	Applicant(s)					
	10/043,654	BUNKER V. ET AL.					
Office Action Summary	Examiner	Art Unit					
	Tongoc Tran	2134					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence ad	dress				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	l. ely filed the mailing date of this co D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 01 Ma	av 2006						
	action is non-final.						
3) Since this application is in condition for allowar		secution as to the	merits is				
closed in accordance with the practice under E	•						
Disposition of Claims							
4)⊠ Claim(s) <u>See Continuation Sheet</u> is/are pending	g in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>See Continuation Sheet</u> is/are rejected.							
7) Claim(s) is/are objected to.	•						
8) Claim(s) are subject to restriction and/or	8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers							
9) The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some ★ c) None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)	Λ 🗀 ·	(DTO 442)					
1) X Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da						
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	5) 🔲 Notice of Informal P		-152)				
Paper No(s)/Mail Date 6) Uther:							

## Continuation Sheet (PTOL-326)

Application No. 10/043,654

Continuation of Disposition of Claims: Claims pending in the application are 1,2,4,6-8,10-14,16,18-21,23,25,26,28,30-35,58,62-64,68-70,74-76,80-84,86-90 and 103-105.

Continuation of Disposition of Claims: Claims rejected are 1,2,4,6-8,10-14,16,18-21,23,25,26,28,30-35,58,62-64,68-70,74-76,80-84,86-90 and 103-105.

#### **DETAILED ACTION**

1. This Office Action is in response to Applicant's amendment filed on May 1, 2006. Claims 1, 2, 4, 6-8, 10, 11, 13, 14, 16, 18-21, 23, 25, 26, 28, 30-33, 35, 58, 62-64, 68-70, 74-76, 80-84, 86-90, 103-105 have been amended. Claims 3, 5, 9, 12, 15, 17, 22, 24, 27, 29, 34, 36-57, 59-61, 65-67, 71-73, 77-79, 85, 91-102 and 106-111 have been canceled. Claims 1, 2, 4, 6-8, 10-14, 16, 18-21, 23, 25-26, 28, 30-35, 58, 62-64, 68-70, 74-76, 80-84, 86-90, 103-105 are pending.

## Response to Arguments

2. Applicant's arguments filed 5/1/2006 have been fully considered but they are not persuasive.

In response to Applicant's argument in respect to independent claims, Applicant contends that the cited prior art, Gleichauf et al., do not teach the tests progressively improve to adapt to the security obstacles of the network system but instead are run with no consideration given to the results of previously received tests results. Examiner respectfully disagrees. Gleichauf et al. teach three phase of testing, discovery and data collection phases and analysis phase, Gleichauf et al. teach "[f]or example, in the embodiment of Fig. 2, NVA engine can identify the device type of each device or system coupled to internal network. NVA can further identify the operating system of each device and services available on each device. Such data can be incorporated into port database" (col. 5, lines 30-40); "...the potential vulnerabilities shown in the embodiment of Fig. 2 can be the potential vulnerability on a particular device, NVA engine can

Application/Control Number: 10/043,654 Page 3

Art Unit: 2134

apply rule set to port database...such a process can be an analysis phase of the network vulnerability assessment...after application of the rule set, NVA engine can create datamine database from the processed results and datamine database can include potential vulnerabilities in internal network" (col. 5, lines 41-50). Gleichauf teaches after each process, the collected data is generated and applying a different set of rule to the collected data and further determine network vulnerabilities. Applicant further argues that Gleichauf et al. fail to teach the claimed limitation of claim 7 "wherein determination of whether a subsequent test is executed by said first tester or by said second tester is made at least partly upon the network security vulnerability information obtained by the previous test". The system of Gleichauf et al teach different testing phases, different memories for storing second set of rules and testing results. (e.g. col. 3, lines 50-55). In order to determine what rules set or applies which collected data (port database, first or second set of rules or datamine database), the determine step of choosing appropriate rule set according different testing phases meet the cited limitations.

Applicant further questions why claims 103-105 are rejected since it includes the allowable limitations previously indicated. Examiner notes that the set of previously newly added claims fail to incorporate every limitations of the previous independent claims. Upon further consideration in light of claimed language and the art of record, the allowable subject matter indicated to be allowable subject matter by previous examiner has been withdrawn.

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 11 recites the limitation "the system environment information" in lines 3. There is insufficient antecedent basis for this limitation in the claim. For purpose of prosecuting the case, "the system environment information" has been interpreted to be "the network security vulnerability information".

# Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-36 are rejected under 35 U.S.C. 102(b) as being anticipated by Gleichauf et al. (U.S. Patent No. 6,324,656).

Regarding claim 1, Gleichauf teaches a network security testing apparatus comprising:

A first tester for testing for network security vulnerabilities of a network system under test that is adapted to communicably couple to the network system under test, said first tester adapted to sequentially perform a plurality of sequential tests on the system under test to obtain network security vulnerability information (col. 5, lines 30-40); Wherein each of the plurality of sequential tests

Art Unit: 2134

are adapted to return the network security vulnerability information regarding the network system under test, the network security vulnerability information provided by each of the plurality of sequential tests being more specific to the network system under test than the network security vulnerability information provided by a previous test; Wherein each of the plurality of sequential tests are more specifically configured to adapt to the security obstacles of the network system under test detected based on the information gained from the previous test and obtain additional network security vulnerability information from the network system under test (col. 5, lines 41-50 and col. 6, lines 22-23; col. 8, lines 12-25).

Regarding claim 2, Gleichauf further teaches wherein each of the plurality of sequential tests are more specifically configured to adapt to system configuration of the network system under test based on the information gained from the previous test and obtain the additional network security vulnerability information from the network system under test (col. 5, lines 41-50 and col. 6, lines 22-23; col. 8, lines 12-25).

Regarding claim 4, Gleichauf teaches all the limitations of claim 1, and further teaches that the system security vulnerability information includes information regarding network connectivity from the first tester to the system under test (information from first test is stored in port database 22 and identifies,

Art Unit: 2134

for example, what ports are active on workstations connected to the network; col. 4, lines 20-30 and 40-42).

Regarding claim 6, Gleichauf teaches all the limitations of claim 1, wherein network security vulnerability information includes connection information relating to an IP address used in the previous first test (col. 8, lines 12-25).

Regarding claim 7, Gleichauf teaches all the limitations of claim 1, and further teaches that an apparatus comprising:

a second tester that is adapted to communicably couple to a system under test (a second NVA engine coupled to network; col. 3, lines 41-67);

wherein the previous test (preliminary analysis) is executed by said first tester (first NVA engine);

wherein determination of whether the second test (either an active exploits analysis test or a repeat preliminary analysis test) is executed by said first tester or by said second tester is made based at least partially upon the network security vulnerability information obtained by the previous test in order to adapt to the security obstacles of the network under test (see col. 3, lines 50-55 and col. 7, lines 55-61, iterative process determines whether subsequent test is conducted as an active exploits test by second NVA engine or as a further preliminary analysis test by first NVA engine).

Art Unit: 2134

Regarding claim 8, Gleichauf teaches all the limitations of claim 1, and further teaches that the subsequent test includes execution of a test tool selected from a plurality of test tools based at least partially upon the network security vulnerability information obtained by the previous test (Gleichauf: a plurality of tests is noted by the provision of at least two examples, and it is inherent that the selection of a test tool among a plurality of test tools stems from the selection of a test from a plurality of tests, wherein the tests differ from one another as to require different tools; col. 1, lines 40-66 and col. 6, lines 15-18).

Regarding claim 10, Gleichauf teaches all the limitations of claim 1, and further teaches wherein the plurality of tests continue until all relevant information about the system under test has been collected (col. 8, lines 12-17).

Regarding claim 11, Gleichauf teaches all the limitations of claim 7, and further teaches that the subsequent test includes execution of a test tool selected from a plurality of test tools based at least partially upon the system environment information (a plurality of tests is noted by the provision of at least two examples, and it is inherent that the selection of a test tool among a plurality of test tools stems from the selection of a test from a plurality of tests, wherein the tests differ from one another as to require different tools; col. 6, lines 15-18).

Regarding claims 13, 14, 16, 18-21, 23, 25, 26, 28, 30-33 and 35, these are a method and computer program-product versions, respectively, of the

Art Unit: 2134

claimed apparatus above (claims 1, 2 4-8, 10 and 11). Therefore, for reasons applied above, such a claims also is anticipated.

## Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 76, 80-84, 86 and 87 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gleichauf et al (U.S. Patent No. 6,324,656) in view of Polk "Automated Tools for Testing Computer Systems Vulnerability", http://nsi.org/Library/Compsec/CSECTOOL.TEXT, December 1992.

Regarding claim 76, Gleichauf teaches a network security testing apparatus comprising a first tester that is adapted to communicably couple to a system under test, wherein said first tester is adapted to perform a test on the system under test (a first NVA engine coupled to network; col. 3, lines 41-67; col. 6, lines 8-21), wherein said first tester is adapted to make a first attempt to communicably couple to the system under test before the test (Gleichauf, col. 4, lines 56-67, NVA engine is placed outside of internal network and external to router and firewall...this placement give NVA engine a better view of devices on external network). Gleichauf does not explicitly disclose wherein said first tester is adapted to make a second attempt to communicably couple to the system

Art Unit: 2134

under test after the test; and wherein the combination of success of the first attempt and failure of the second attempt are interpreted as detection of the test by the system under test. However, Polk discloses tests for system vulnerability may mimic an attacker or simply browse through the system in a more typical auditing fashion...(page 8, last paragraph) and "tests may be classified as passive or active...active tests are intrusive in nature; they identify vulnerability by exploiting them...active tests are more dangerous than passive tests, active tests can frequently be transformed into a Trojan horse (or network worm) with only minor modifications (page 9, 3.1, Active and Passive Testing; active testing target system-specific vulnerabilities...all active tests will be custom software (page 16, 1st paragraph). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Gleichauf's tester placed outside of the internal for better view of the system with Polk's teaching of custom protective testing measure to ensure the system may not transformed into a network worm after the active testing is completed.

Regarding claims 80-84 and 86-87, these are a method and computer-program-product versions of the claimed apparatus above (claim 76). Therefore, for reasons applied above, such claims also would have been obvious.

6. Claims 88-90 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gleichauf (U.S. Patent No. 6,324,656) view of Srinivasan ("Binding

Art Unit: 2134

Protocols for ONC RPC Version 2", Network Working Group RFC 1833, August 1995).

Regarding claim 88, Gleichauf discloses a network security testing apparatus comprising:

a tester (Gleichauf, network security system);

wherein said tester is adapted to be communicably coupled to a system under test for testing for network security vulnerabilities of a network system under test (Gleichauf, col. 2, lines 28-42);

a test tool within the tester for performing a test to obtain specific network security vulnerability information for the network system under test, said test tool selectable responsive to adapt to the security obstacles of the network system under test detected based on information gained from a previous received information on the network security vulnerability information; wherein said tester is adapted to test the system under test by execution of said test tool (Gleichauf, col. 1, lines 41-59, col. 2, lines 28-42, col. 5, lines 41-50 and col. 6, lines 22-23; col. 8, lines 12-25).

But Gleichauf does not explain an application programming interface (API), adapted to interface between tester and said test tool, said API further including an API stub enabling said test tool to be executed by said tester even if the outputs of said tester do not directly corresponded to the inputs of said test tool, and such that said test tool may be executed by said tester even if the inputs of said tester do not directly correspond to the outputs of said test tool, said API further including a common API for interfacing between the test tool and

Art Unit: 2134

instruction provided to the test tool and wherein said tester is adapted to test the system under test by execution of said test tool.

However, Gleichauf teaches that the test tools (NVA engines) runs on a Sun based workstation and is operable remotely from the tester (col. 3, lines 30-55). As it is widely known in the art that remote programs are called using an API known as a Remote Procedure Call (RPC), the Examiner takes official notice that one of ordinary skill in the art would recognize that remote operation of a software program is accomplished on Sun based workstations using the Remote Procedure Call (RPC) API adopted by Sun Microsystems, namely ONC Binding Protocols for RPC version 3. And Srinivasan teaches the ONC Binding Protocols for RPC version 3 wherein calling a remote program requires providing a RPC program number and version for the purpose of providing the RPC services with the information it needs to identify the remote program using its lookup service. It follows that where the tester uses a RPC API to call a remote test program, the outputs from the tester will include a RPC program number and a RPC program version, whereas the tester calling a local test program would not include this information in its outputs.

Therefore, it would be obvious to one of ordinary skill in the art at the time the invention was made to provide for an application programming interface (API), wherein said API is adapted to interface between said tester and said test tool, such that said test tool may be executed by said tester even if the outputs of said tester do not directly correspond to the inputs of said test tool, and such that said test tool may be executed by said tester even if the inputs of said tester do

Art Unit: 2134

not directly correspond to the outputs of said test tool. One would be motivated to do so for the purpose of remotely operating the test tool.

Regarding claims 89 and 90, these are a method and computer-program product versions of the claimed apparatus above (claim 88). Therefore, for reasons applied above, such claims also would have been obvious.

7. Claims 103-105 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gleichauf et al. (U.S. Patent No. 6,324,656, hereinafter Gleichauf '656) in view of Gleichauf et al. (U.S. Patent No. 6,301,668, hereinafter Gleichauf '668).

Regarding to claim 103, Gleichauf '656 teaches an apparatus comprising: a plurality of testers (Gleichauf '656 plurality of NVA engines; col. 3, lines 57-67); a customer profile (Gleichauf, '656, col. 3, lines 34-58)

wherein each of said plurality of testers is adapted to communicably couple to a system under test (Gleichauf '656, NVA engines each couple to the network being tested; col. 3, lines 43-50 and 57-63).

a test system under test is performed by a selected tester of said plurality of testers (Gleichauf '656, iterative process determines whether second test is conducted as an active exploits test 98 by second NVA engine or as a further preliminary analysis test 94 by first NVA engine, wherein determination is based

Art Unit: 2134

on information in port database 22/network map; Fig. 3A; col. 5, lines 36-40; col. 6, lines 8-12 and 34-37; col. 7, lines 55-61).

Gleichauf does not explicitly teach but Gleichauf '668 teaches wherein each tester has at least one quality of communicable couple to the system under test the at least one quality of communicable couple including absolute speed (Gleichauf '668, col. 3, lines 18-20). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the absolute speed as the quality of communication couple to the system under test taught by Gleichauf '668 with Gleichauf '656 rule driven multi-phase network vulnerability assessment such as collecting data through port scans where speed processing is critical to prevent or minimize network bottlenecks.

Regarding to claims 104 and 105, these are method and computer program product claims respectively, of the claimed apparatus above (claim 103). Therefore, for reasons applied above, such claims also are obvious.

8. Claims 58, 62, 64, 68, 70 and 74 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gleichauf (U.S. Patent No. 6,324,656) in view of Li et al. ("Effective load sharing on heterogeneous networks of workstations", Proceedings of 2000 International Parallel and Distributed processing Symposium, (IPDPS '00), May 2000, pp. 431-438).

Regarding claim 58, Gleichauf teaches an apparatus comprising:

Art Unit: 2134

a plurality of testers (Gleichauf, plurality of NVA engines; col. 3, lines 57-67); wherein each of said plurality of testers is adapted to communicably couple to a system under test (Gleichauf, NVA engines each couple to the network being tested; col. 3, lines 43-50 and 57-63), a test system under test is performed by a selected tester of said plurality of testers (Gleichauf, iterative process determines whether second test is conducted as an active exploits test 98 by second NVA engine or as a further preliminary analysis test 94 by first NVA engine, wherein determination is based on information in port database 22/network map; Fig. 3A; col. 5, lines 36-40; col. 6, lines 8-12 and 34-37; col. 7, lines 55-61). Gleichauff do not teach the plurality of testers has a load balance characteristic describing a degree of balance of loads of testers wherein the selected tester is selected from plurality of testers based at least partially on optimizing the load balance characteristic. However, Li et al. teach using distributing parallel processing on heterogeneous networks of workstations as effective load sharing of workworks resource (Li, 3<sup>rd</sup> page 1). It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement's Gleichauf's teaching of accessing network vulnerability with Li's teaching of implementing parallel processing to balance network workloads for sharing cpu and memory resources.

Regarding to claim 62, Gleichauf and Li teach all the limitations of claim 58, and further teach an apparatus:

Art Unit: 2134

Wherein each tester of said plurality of testers has at least one quality of communicable coupling to the system under test (Gleichauf, location of coupled NVA engine impacts access to devices on network; col. 3, lines 64-67); and

Wherein the selected tester is selected from said plurality of testers based at least partially on the selected tester's quality of communicable coupling (Gleichauf, it is inherent that certain NVA engines will be selected where they provide exclusive access to certain devices on a network; col. 3, lines 64-67).

Regarding claims 64, 68, 70 and 74, these are a computer-program product and method versions, respectively, of the claimed apparatus above (claims 58 and 62). Therefore, for reasons applied above, such claims also are anticipated.

9. Claims 63, 69 and 75 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gleichauf et al. (U.S. Patent No. 6,324,656, hereinafter Gleichauf '656) in view of of Li et al. ("Effective load sharing on heterogeneous networks of workstations", Proceedings of 2000 International Parallel and Distributed processing Symposium, (IPDPS '00), May 2000, pp. 431-438) and further in view of Gleichauf et al. (U.S. Patent No. 6,301,668, hereinafter Gleichauf '668).

In respect to claims 63, 69 and 75, Gleichauf does not explicitly teach but Gleichauf '668 teaches wherein each tester has at least one quality of

communicable couple to the system under test the at least one quality of communicable couple including absolute speed (Gleichauf '668, col. 3, lines 18-20). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the absolute speed as the quality of communication couple to the system under test taught by Gleichauf '668 with Gleichauf '656 rule driven multi-phase network vulnerability assessment such as collecting data through port scans where speed processing is critical to prevent or minimize network bottlenecks.

#### Conclusion

10. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tongoc Tran whose telephone number is (571) 272-3843. The examiner can normally be reached on 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jacques Louis-Jacques can be reached on (571) 272-3962. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

TT

